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Intellectual Property Causes
1950 Roland Clarke Place
Reston, VA 20191
(703) 716-1191

JUN 24 2005

6/24/2005

File In: BY TAX

The Patent Office Date stamp hereon is an acknowledgement that, on the date indicated, the Patent Office received the following:

(X) Amendment 101
 () Executed Assignment and cover letter
 () Executed S.E.S. () S.E.S. Assertion
 () Req. for Ext. of Time
 () Fee Filing ()
 Recording ()
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 () Cover Letter Regarding Drawings
 () Design Patent Application Transmittal
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 () Provisional Application Cover Sheet
 () Request for Continued Examination
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 () Application Data Sheet

() Claim of Priority & Certified
 Copy of _____
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 () Patent Application
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 _____ pages (w/abstract)
 _____ claims _____ independent
 _____ sheets of drawings
 _____ figures
 () I.D.S. form PTO-1449 &
 Documents () as attached
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 () One self-addressed postcard
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In the matter of : POSITION DETECTING METHOD AND APPARATUS

Applicant : Tadashi HAYAKAWA

Application No. : 09/645,334

Filed : 8/25/2000

Patent No. :

Issued :

Docket : P19929

Kw

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JUN 24 2005

Attorney Docket No. P19929

In re application of: Tadashi HAYAKAWA

Application No. : 09/645,334

Filed : August 25, 2000

Mail Stop Amendment
Group Art Unit: Roland G. Foster

Examiner: 2845

For : **POSITION DETECTING METHOD AND APPARATUS****Certificate of Transmission under 37 CFR 1.8**

I hereby certify that this correspondence is being facsimile transmitted to the United States Patent and Trademark Office, Fax No. (703) 872-9306 on June 24, 2005.

Signature

Bill Pieprz

Typed or printed name of person signing Certificate

William Pieprz

Reg. No. 33,630

Mail Stop Amendment

Commissioner for Patents

U.S. Patent and Trademark Office

Customer Service Window, Mail Stop Amendment

Randolph Building

401 Dulany Street

Alexandria, VA 22314

Sir:

Transmitted herewith is a Response under 37 C.F.R. 1.111 in the above-captioned application.

Small Entity Status of this application under 37 C.F.R. 1.9 and 1.27 has been established by a previously filed statement.

A verified statement to establish small entity status under 37 C.F.R. 1.9 and 1.27 is enclosed.

A Request for Extension of Time.

No additional fee is required.

The fee has been calculated as shown below:

Claims After Amendment	No. Claims Previously Paid For	Present Extra	Small Entity		Other Than A Small Entity	
			Rate	Fee	Rate	Fee
Total Claims: 7	*20	0	x25=	\$	x 50=	\$0.00
Indep. Claims: 3	**9	0	x100=	\$	x200=	\$0.00
Multiple Dependent Claims Presented			+180=	\$	+360=	\$0.00
Extension Fees for _____ Month(s)				\$		\$0.00
			Total:	\$	Total:	\$0.00

* If less than 20, write 20

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 Please charge my Deposit Account No. 19-0089 in the amount of \$_____. A check in the amount of \$_____ to cover the *filling/extension* fee is included. The U.S. Patent and Trademark Office is hereby authorized to charge payment of the following fees associated with this communication or credit any overpayment to Deposit Account No. 19-0089. Any additional filing fees required under 37 C.F.R. 1.16. Any patent application processing fees under 37 C.F.R. 1.17, including any required extension of time fees in any concurrent or future reply requiring a petition for extension of time for its timely submission (37 C.F.R. 1.136(a)(3)).

William Pieprz
Reg. No. 33,630

Bruce H. Bernstein
Reg. No. 29,027

P19929.A08

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Tadashi HAYAKAWA

Group Art Unit: 2645

Appl. No. : 09/645,334

Examiner: Roland G. Foster

Filed : August 25, 2000

Confirmation No.: 4037

For : POSITION DETECTING METHOD AND APPARATUS

Certificate of Transmission under 37 CFR 1.8

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Signature

William Pieprz

Reg. No. 33,630

Bill Pieprz

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RESPONSE UNDER 37 C.F.R. § 1.111

Commissioner for Patents
U.S. Patent and Trademark Office
Customer Service Window, Mail Stop _____
Randolph Building
401 Dulany Street
Alexandria VA 22314

Sir:

In response to the Official Action of March 24, 2005, in which a three-month shortened statutory period for response was set to expire on June 24, 2005, Applicant respectfully requests reconsideration and withdrawal of the outstanding rejections set forth in the above-mentioned Official Action in view of the herein contained amendments and remarks.

Amendments to the Claims begin on page 2 of this Response.

Remarks begin on page 7 of this Response.